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UNITED STATES BANKRUPTCY COURT

Northern District of Texas Dallas Division

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StatePark Building Group, Ltd.,	§	BANKRUPTCY NO.
et. al.,	§	04-33916-HDH-11
	§	(Jointly Administered)
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DEBTOR	§	CHAPTER 11

STATE PARK COLLEYVILLE HOMEOWNERS RESPONSE TO THE CHAPTER 11 TRUSTEE'S OBJECTION TO THEIR CLAIMS

TO THE HONORABLE HARLIN D. HALE, UNITED STATES BANKRUPTCY JUDGE:

Norman D. & Olivia Mattson, William W. & Sandra Wilson, Isham & Chere Kimball, David & Gail Wheaton and Harold & Judy Hickman (collectively the "Residents") file this Response to the Objection to their Claims filed by the Chapter 11 Trustee and would respectfully show the Court as follows:

1.

RESPONSE TO TRUSTEE'S ALLEGATIONS

- 1. The Residents admit the allegations in Paragraph 1 of the Trustee's Objection.
- 2. The Residents admit the allegations in Paragraph 2 of the Trustee's Objection.

Application for Allowance of Administrative Expenses In Re: StatePark Building Group, Ltd., et. al., Bcy. Case No. 04-33916-HDH-11 Case 04-33916-hdh11 Doc 521 Filed 04/08/05 Entered 04/08/05 15:15:13 Desc Main Document Page 2 of 4

3. In response to Paragraph 3 of the Trustee's Objection, the Residents would show

the Court that they paid more for their homes than they are now worth. The homes sold by the

Trustee in the Spring Garden development were sold for less then the Residents paid for their

homes. Were it not for the actions of State Park Colleyville, Ltd., the developer of the Spring

Garden community the home of the Residents would be worth the amounts they paid for them or

more. The Residents deny any remaining allegations in Paragraph 3 of the Trustee's Objection.

4. In response to Paragraph 4 of the Trustee's Objection, the Residents admit that

Perry Homes in now building homes in the Spring Garden development. The Residents further

admit that this activity improves the value of their homes and reduces any further losses that they

might have suffered. The Residents deny any further allegations in Paragraph 4 of the Trustee's

Objection.

5. The Residents deny the allegations in Paragraph 5 of the Trustee's Objection.

Respectfully Submitted,

By: Mark B. French

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State Bar #07440600

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CERTIFICATE OF SERVICE

I, Mark B. French, do hereby certify that a true and correct copy of the above and foregoing pleading was served on the date that the instrument was filed electronically. Service was accomplished electronically and/or by first class mail to following:

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/s/ Mark B. French
Mark B. French